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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/464,528	12/15/1999	SAVERIO CARL FALCO	BB1205-US-NA	7694
23906	7590 07/18/2003			
E I DU PONT DE NEMOURS AND COMPANY LEGAL PATENT RECORDS CENTER BARLEY MILL PLAZA 25/1128 4417 LANCASTER PIKE			EXAMINER	
			COLLINS, CYNTHIA E	
	ON, DE 19805		ART UNIT	PAPER NUMBER
			1638	· ·

DATE MAILED: 07/18/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)
Advisory Action	09/464,528	FALCO ET AL.
, and y, touch	Examiner	Art Unit
	Cynthia Collins	1638
The MAILING DATE of this communication ap	opears on the c ver sheet wit	th the correspondence address
THE REPLY FILED 24 June 2003 FAILS TO PLACE Therefore, further action by the applicant is required to final rejection under 37 CFR 1.113 may only be either: condition for allowance; (2) a timely filed Notice of App Examination (RCE) in compliance with 37 CFR 1.114.	avoid abandonment of this (1) a timely filed amendmer	application. A proper reply to a it which places the application in
PERIOD FOR	REPLY [check either a) or b)]
a) The period for reply expires 3 months from the mailing of b) The period for reply expires on: (1) the mailing date of the no event, however, will the statutory period for reply expired ONLY CHECK THIS BOX WHEN THE FIRST REPLY W 706.07(f). Extensions of time may be obtained under 37 CFR 1.136(a). The have been filed is the date for purposes of determining the period of the under 37 CFR 1.17(a) is calculated from: (1) the expiration date (2) as set forth in (b) above, if checked. Any reply received by the Common of the under 37 CFR 1.17 (a) is calculated from: (1) the expiration date (2) as set forth in (b) above, if checked. Any reply received by the Common of the under the	nis Advisory Action, or (2) the date size later than SIX MONTHS from the VAS FILED WITHIN TWO MONTH. The date on which the petition under od of extension and the correspond of the shortened statutory period for the shortened statutory period statutory period for the shortened statutory period f	e mailing date of the final rejection. S OF THE FINAL REJECTION. See MPEP or 37 CFR 1.136(a) and the appropriate extension ing amount of the fee. The appropriate extension or reply originally set in the final Office action; or
1. A Notice of Appeal was filed on Appellar 37 CFR 1.192(a), or any extension thereof (37 CFR)		
2. The proposed amendment(s) will not be entered	l because:	
(a) 🛛 they raise new issues that would require fur	rther consideration and/or se	earch (see NOTE below);
(b) I they raise the issue of new matter (see Note	e below);	
(c) they are not deemed to place the application issues for appeal; and/or	n in better form for appeal b	y materially reducing or simplifying the
(d) they present additional claims without cano	celing a corresponding numb	er of finally rejected claims.
NOTE: See Continuation Sheet.		
3. Applicant's reply has overcome the following rejo	ection(s):	
 Newly proposed or amended claim(s) wou canceling the non-allowable claim(s). 	uld be allowable if submitted	in a separate, timely filed amendment
5. ☐ The a) ☐ affidavit, b) ☐ exhibit, or c) ☐ request application in condition for allowance because:		n considered but does NOT place the
6. The affidavit or exhibit will NOT be considered be raised by the Examiner in the final rejection.	ecause it is not directed SO	LELY to issues which were newly
7. For purposes of Appeal, the proposed amendme explanation of how the new or amended claims		
The status of the claim(s) is (or will be) as follow	rs:	
Claim(s) allowed:		
Claim(s) objected to:	•	
Claim(s) rejected:	•	
Claim(s) withdrawn from consideration:	•	
8. The proposed drawing correction filed on	is a)☐ approved or b)☐	disapproved by the Examiner.
9. Note the attached Information Disclosure Statem	nent(s)(PTO-1449) Paper N	o(s)
10. Other:		ELIZABETH F. McELWAIN PRIMARY EXAMINER GROUP 1800



Continuation of 2. NOTE: newly added claims 25-28 raise new issues that would require further consideration under 35 USC 112, first and second paragraphs.

Continuation of 5. does NOT place the application in condition for allowance because: the claims amendments do not overcome the rejection of the claims under 35 USC 112, 1st paragraph, for written description and for enablement, as the specification does not describe nucleic acid fragments of any size and of any length and from any source which have any amount of consitutive promoter activity and which can hybridize to SEQ ID NOS: 6 or 14 under stringent conditions; the specification also does not provide sufficient guidance for one skilled in the art to determine, without undue experimentation, which nucleic acid fragments of any size and of any length and from any source that hybridize to SEQ ID NOS: 6 or 14 under stringent conditions would have consitutive promoter activity and which would not.